

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI  
HATTIESBURG DIVISION

JEANETTER GRAHAM INDIVIDUALLY  
AND AS WRONGFUL DEATH BENEFICIARY  
OF ALBERT GRAHAM, DECEASED PLAINTIFF  
V. CAUSE NO. 2:13CV67KS-MTP

ALEX HODGE, INDIVIDUALLY AND IN HIS  
OFFICIAL CAPACITY AS SHERIFF OF JONES  
COUNTY; JONES COUNTY, MISSISSIPPI AND  
DEPUTY "JOHN DOE" IN HIS OFFICIAL CAPACITY DEFENDANTS

\*\*\*\*\*  
DEPOSITION OF DR. WASSIM MOUANNES  
Taken at the offices of Heart Care Center, 404 South 13th  
Avenue, Laurel, Mississippi, on Thursday, June 12, 2014,  
beginning at approximately 2:24 p.m.  
\*\*\*\*\*

APPEARANCES:  
EVERETT T. SANDERS, ESQUIRE  
Sanders Law Firm  
Post Office Box 565  
Natchez, Mississippi 39121  
PRESENT AND REPRESENTING THE PLAINTIFF

JASON E. DARE, ESQUIRE  
Wyatt, Tarrant & Combs  
Post Office Box 16089  
Jackson, Mississippi 39236-6089  
PRESENT AND REPRESENTING THE DEFENDANTS

R.A. GRAY, III, ESQUIRE  
Attorney at Law  
611 Corinne Street  
Hattiesburg, Mississippi 39401  
PRESENT AND REPRESENTING HEART CARE CENTER

Also present: Lynn Jones

REPORTED BY:

TRUDIE QUINN  
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Dr. Wassim Mouannes - 06-12-14

PROCEEDINGS

WASSIM MOUANNES,

called as a witness, having been duly sworn,  
was examined and deposed as follows:

EXAMINATION BY MR. SANDERS:

Q. Would you state your name, please.  
A. Wassim, W-a-s-s-i-m, Mouannes, M-o-u-a-n-n-e-s.  
Q. Dr. Mouannes, my name is Everett Sanders. I  
represent Mrs. Jeanetter Graham in this matter. I assume  
that you've given a deposition before?

A. I did.

Q. Okay. And if I ask you a question and you  
don't understand it, please ask me to repeat it or explain.

BY MR. SANDERS: And we'll also agree to the  
general stipulations pursuant to the federal rules.

BY MR. DARE: We will agree to the standard  
stipulations pursuant to the Federal Rules of Civil  
Procedure, and I will reserve all objections except  
to the form of the question until such time as a  
hearing or trial. Thank you.

Q. Okay. What is your educational background?

A. I'm a medical doctor and did general medicine  
in Beirut, Lebanon, and did internal medicine residency for  
three years in Tennessee and then three years of fellowship  
in cardiology. So I'm board certified in internal medicine

Dr. Wassim Mouannes - 06-12-14

and cardiology.

Q. And where do you practice?

A. Mainly in Laurel, Mississippi, Jones County. I  
do go to Wayne County as well, we have an office there, and  
Jasper County, we have an office as well.

Q. Do you practice with a medical group?

A. Yes. I'm part of Hattiesburg Clinic which is a  
large multi-specialty group.

Q. And you practice the specialty of cardiology?

A. Correct.

Q. Now, during the course of your practice, did  
you have a patient by the name of Albert Graham?

A. Correct.

Q. When did you first encounter Mr. Graham?

A. I'm gonna have to look at my chart here since I  
don't have those in memory.

Q. Please do.

A. I believe in 2007.

Q. And what were you treating him for or what did  
you treat him for?

A. We treated him for congestive heart failure.

Q. That was your diagnosis in 2007?

A. Correct.

Q. What was your prescribed treatment in 2007?

A. I think we gave him several medicines including

<p>Dr. Wassim Mouannes - 06-12-14</p> <p>1 a pill called Coreg, C-o-r-e-g-. We gave him a pill called 2 lisinopril, l-i-s-i-n-o-p-r-i-l. We gave him a pill called 3 Lasix, and we gave him a pill called Aldactone, 4 A-l-d-a-c-t-o-n-e-.</p> <p>5 Q. Okay. What was Coreg for?</p> <p>6 A. All these medications we give them are the 7 standard medical medication we give for patients with 8 congestive heart failure.</p> <p>9 Q. Tell us, doctor, what is congestive heart 10 failure?</p> <p>11 BY MR. DARE: Object to the form of the 12 question. You can answer. It's outside of your 13 medical records.</p> <p>14 BY THE WITNESS: Congestive heart failure is 15 a failure of the heart to meet the needs of the body 16 with oxygen demand and blood flow.</p> <p>17 Q. The medications that you indicated that you 18 prescribed, are these medications that are supposed to 19 impact upon the heart's function?</p> <p>20 A. Yes, it can improve the heart pump. It can 21 help unload the heart and help the patient's symptoms of 22 feeling better.</p> <p>23 Q. All right. How many times did you see him in 24 2007?</p> <p>25 A. So I had an encounter with him in the hospital</p>	<p>5</p> <p>1 follow-up, but he did not show up for that appointment.</p> <p>2 Q. That was March 2008?</p> <p>3 A. March 19, 2008. In January I saw him -- yeah, 4 I mentioned January.</p> <p>5 Q. What was his condition in January?</p> <p>6 A. I think I saw him twice in January, on January 7 16 and on January 24th.</p> <p>8 Q. What was his condition on January 16th?</p> <p>9 A. He was feeling better. This was a follow-up 10 after he got hospitalized for the congestive heart failure. 11 According to my note, on January 24 he was not having any 12 chest pain, shortness of breath or palpitation. He was 13 still having dyspnea, which is shortness of breath when you 14 exert yourself.</p> <p>15 Q. You said that you saw him on January 16th after 16 his hospitalization for congestive heart failure?</p> <p>17 A. Right.</p> <p>18 Q. Are you talking about the 2007?</p> <p>19 A. Correct.</p> <p>20 Q. Now, during the course of -- I hand you this 21 document and ask you if you recognize it?</p> <p>22 A. Yes, sir.</p> <p>23 Q. Is that a reflection of medications that were 24 prescribed by you during your course of treatment of Mr. 25 Graham?</p>
<p>Dr. Wassim Mouannes - 06-12-14</p> <p>1 in November, and then again in February 2008 he had a 2 stroke.</p> <p>3 Q. February 2008 he had a stroke?</p> <p>4 A. Yes.</p> <p>5 Q. What causes a stroke?</p> <p>6 BY MR. DARE: Object to the form of the 7 question.</p> <p>8 BY THE WITNESS: So stroke is when you have 9 usually a part of your brain not receiving blood 10 flow. This could be from blood clots in the brain, 11 it could be a bleed in the brain, it could be 12 blockages in the circulation of the brain.</p> <p>13 Q. Did you prescribe any additional medication 14 after your encounter in February of 2008?</p> <p>15 A. He did receive a blood thinner, Coumadin, in 16 addition to his heart medication.</p> <p>17 Q. And what does Coumadin do?</p> <p>18 A. It's a blood thinner to keep your blood thinned 19 out. We prescribe it sometimes for patients who have 20 strokes.</p> <p>21 Q. When was your next encounter after February of 22 2008?</p> <p>23 A. Between November 2007 and February I saw him 24 one time in my office on January 24, 2008. And he was 25 supposed to return to see me March 19 for three months</p>	<p>6</p> <p>8</p> <p>1 Dr. Wassim Mouannes - 06-12-14</p> <p>2 BY MR. DARE: I'm going to object to any 3 questions relating to this document as it is a 4 Wal-Mart pharmacy document, not specifically his 5 medical records. Other than that you can answer.</p> <p>6 BY THE WITNESS: I'm gonna answer, the name 7 of the medications that appear are consistent with 8 the medication I gave him.</p> <p>9 But the dates, I'm not gonna go through the 10 dates, the timing and the prescription doctors 11 because there are different providers that are 12 providing these medicines.</p> <p>13 Q. Okay. I'm only talking about the medications 14 that you prescribed. Would it be correct to say that the 15 last prescription that you provided was in June of 2008?</p> <p>16 BY MR. DARE: Object to the form.</p> <p>17 BY THE WITNESS: This is date written, date 18 filed. Can you point to me, show me what you're 19 talking about.</p> <p>20 According to the paper from the pharmacy, and 21 I'm reading here from Wal-Mart, that he received a 22 drug called carvedilol, date filled June 5th, 2009 23 for 60 pills with no refills. So he did receive that 24 on June the 5th, 2009.</p> <p>25 Q. And that was something that you prescribed, is that correct?</p>

<p>Dr. Wassim Mouannes - 06-12-14</p> <p>1 A. It has my name on it. 2 Q. And how did you pronounce that drug? 3 A. Carvedilol. That's the same as Coreg, that's 4 the same drug. 5 Q. What does the drug do? 6 A. Which drug? 7 Q. Coreg or cardivadol. 8 BY MR. DARE: Object to the form. 9 BY THE WITNESS: Coreg is a drug that we use, 10 as I mentioned earlier, for patients with congestive 11 heart failure. How it works and how it helps the 12 heart, you can ask the expert witness about that. 13 Q. I'm sorry, you prescribed it, didn't you? 14 A. Correct. 15 Q. And was it medically necessary, your 16 prescription? 17 A. Correct. 18 Q. Well, what was the reason for the prescription? 19 A. I mentioned for his congestive heart failure, 20 for his weak heart. 21 Q. How does it impact on congestive heart failure? 22 BY MR. DARE: I'm going to object to the form 23 of the question. 24 BY THE WITNESS: I think you asked me how it 25 works, how the medication works. We can open any</p>	<p>9 Dr. Wassim Mouannes - 06-12-14</p> <p>1 to help the heart get stronger. 2 Q. Does it also impact on blood pressure? 3 A. It is a blood pressure pill as well. 4 Q. Okay. And it's used for the treatment of heart 5 failure, right? 6 A. In his case. 7 Q. Okay, all right. You're going to have to help 8 me out. Klor-Con? 9 A. Klor-Con, that's a potassium pill. It's just 10 potassium. We use it when we give somebody fluid medicines 11 like the Furosemide or the Lasix. We use potassium pills 12 because the Lasix can make your potassium drop. 13 Q. Did you prescribe digoxin? 14 A. Digoxin, yes. 15 Q. Is that the same as Digitek? 16 A. Yes. 17 Q. What is it? 18 A. It's also a drug that we use commonly in 19 congestive heart failure that can help the heart pump 20 stronger. 21 BY MR. DARE: I'm going to interpose my 22 objection to the form of the question. I didn't want 23 to interrupt your answer. 24 Q. Would that be used to treat atrial 25 fibrillation?</p>
<p>Dr. Wassim Mouannes - 06-12-14</p> <p>10 1 book and tell you how the mechanism, what we call the 2 mechanism or action. 3 Q. Well, if you prescribe a medication, presumably 4 you prescribe it because you expect it to have certain 5 effects on the patient or the malady that you're treating, 6 is that correct? 7 A. Right. 8 Q. And what I'm asking you is what effect does the 9 drug have or what was the intended effect when you 10 prescribed it? 11 A. It has several. 12 Q. Okay. Please tell me. 13 BY MR. DARE: Same objection. 14 BY THE WITNESS: It's a beta blocker. So it 15 can slow your heartbeat down. It can help your heart 16 get stronger if you take it for a long period of 17 time. That was the purpose of using the drug. 18 Q. All right. Did you also prescribe Diovan? 19 A. Yes, we did. 20 Q. What is the purpose for the prescription for 21 Diovan? 22 BY MR. DARE: Object to the form of the 23 question. You can answer. 24 BY THE WITNESS: Again, it's a common drug 25 that we use in patients with congestive heart failure</p>	<p>12 Dr. Wassim Mouannes - 06-12-14</p> <p>1 A. Not related to this patient. 2 Q. Lisinopril, did you prescribe that? 3 A. At some point he received that drug correctly. 4 Q. What is the purpose of a prescription of that 5 drug? 6 BY MR. DARE: Object to the form of the 7 question. 8 BY THE WITNESS: That medication also is 9 commonly prescribed for congestive heart failure to 10 help the heart get stronger. 11 Q. And furosemide? 12 A. That's a fluid pill. That relieves congestion. 13 Q. In connection with congestive heart failure? 14 A. Heart failure. 15 Q. So out of the medications that I named, all of 16 those relate to congestive heart failure? 17 A. His heart condition. 18 Q. And when you prescribe those those were 19 medically necessary, is that correct? 20 A. Yes. 21 Q. Okay. I'm not trying to trick you, doctor. 22 Doctor, what is hypertensive heart disease? 23 BY MR. DARE: Object to the form of the 24 question. 25 BY THE WITNESS: I don't think I've mentioned</p>

<p>13</p> <p>Dr. Wassim Mouannes - 06-12-14</p> <p>1 it on my notes. I have to go back and look. As a 2 general question or as it relate to my patient?</p> <p>3 Q. As a general question first.</p> <p>4 A. Hypertensive heart disease is heart disease 5 related to high blood pressure.</p> <p>6 Q. And would it be fair to say that during the 7 time that you were treating Mr. Graham he had high blood 8 pressure, is that correct?</p> <p>9 A. I'm going over my notes to see if I mentioned 10 hypertension under his diagnosis. I may have mentioned it, 11 I just don't find it. I see a note from Dr. Dobbs where 12 she mention he has hypertension. I don't see where I 13 mention hypertension in my notes. You can correct me if 14 I'm wrong.</p> <p>15 Q. Well, what was it that caused the stroke that 16 you treated him for in 2007?</p> <p>17 BY MR. DARE: Object to the form of the 18 question. You can answer.</p> <p>19 BY THE WITNESS: Okay. So based on the note, 20 discharge summary on February 8th, it was mentioned 21 that it was felt secondary to his cardiomyopathy.</p> <p>22 The stroke was felt secondary to his heart 23 disease. It was felt that not -- that that does not 24 mean it was necessarily the cause. We felt that 25 probably that's what caused it with certain doubt</p>	<p>15</p> <p>Dr. Wassim Mouannes - 06-12-14</p> <p>1 A. So when those medications were approved in the 2 studies, and now I'm going outside the scope of my 3 practice. If you go back to look at the studies that prove 4 that you need these medicines if you have this heart 5 condition, they compared them to sugar pills.</p> <p>6 And they found that people who took those medicines 7 lived longer and their heart functioned better. You asked 8 me if you don't take those medications what happens.</p> <p>9 The only way I can answer you is from those studies 10 where they took people who did not take that medicine and 11 they fared worse.</p> <p>12 BY MR. DARE: Because that statement was 13 outside of his records and he's admitted it here 14 today, I move to strike the previous statement. We 15 can, of course, bring that up at a later time.</p> <p>16 Q. When Mr. Graham failed to keep his appointment 17 in March, on March 19, 2008, did your office make any 18 effort to contact him?</p> <p>19 A. Yes, sir.</p> <p>20 Q. What was the result of that?</p> <p>21 A. We mailed him a letter. Yeah, we have a letter 22 sent to him that list his appointment, and we left him a 23 phone number to call to reschedule.</p> <p>24 Q. Your records don't reflect that he made any 25 subsequent contact?</p>
<p>14</p> <p>Dr. Wassim Mouannes - 06-12-14</p> <p>1 without 100 percent determination.</p> <p>2 Q. Did you do a prognosis or have a prognosis in 3 conjunction with your last treatment of him?</p> <p>4 A. Prognosis for his health, for his brain 5 function or for his heart, from the stroke standpoint or in 6 general?</p> <p>7 Q. General.</p> <p>8 A. As a general we did not give him good prognosis 9 because we have not treated him for a long period of time 10 to see if he's gonna respond to the treatment or not.</p> <p>11 Q. A cessation of the use of the medication that 12 you prescribe, would you expect it to have an adverse 13 effect?</p> <p>14 BY MR. DARE: I'm going to object to the form 15 because that clearly goes beyond the scope of any of 16 the records.</p> <p>17 BY THE WITNESS: You asked me earlier if the 18 medications were necessary and I said yes. And we 19 use them for a reason, because that's the standard 20 treatment for patient with weak heart and congestive 21 heart failure.</p> <p>22 Those medications help the heart, that's why 23 they are necessary. So the question is what happens 24 when you don't use it.</p> <p>25 Q. Right.</p>	<p>16</p> <p>Dr. Wassim Mouannes - 06-12-14</p> <p>1 A. No, he never rescheduled that appointment.</p> <p>2 Q. Doctor, do your records reflect a request for 3 copies of medical records on Albert Graham from the 4 sheriff's department on March 2nd, 2010?</p> <p>5 A. Yes, sir.</p> <p>6 Q. Do you know if those records were provided?</p> <p>7 A. Yeah, it says we faxed them.</p> <p>8 BY MR. SANDERS: All right. I don't have any 9 further questions.</p> <p>10 <u>EXAMINATION BY MR. DARE:</u></p> <p>11 Q. Dr. Mouannes, I have a few follow-up questions 12 just so I'm certain. Again, my name is Jason Dare. I'm 13 here representing Jones County and Sheriff Alex Hodge.</p> <p>14 Am I correct that the only times that you 15 personally, not your clinic, that you personally physically 16 laid eyes on Mr. Graham in the clinic was on January the 17 16th of 2008 and January the 24th of 2008, is that right?</p> <p>18 A. Correct.</p> <p>19 Q. I also saw references in the notes to a Scott. 20 Who is Scott?</p> <p>21 A. He's my nurse practitioner.</p> <p>22 Q. What is Scott's full name?</p> <p>23 A. Kenneth Scott Parker.</p> <p>24 Q. And would Scott also see Mr. Graham when he 25 came into the clinic on other occasions?</p>

1	Dr. Wassim Mouannes - 06-12-14	17	Dr. Wassim Mouannes - 06-12-14	19
2	A. I don't see any records of that.		A. Can you show me that exhibit.	
3	Q. I'll hand you just a few documents just so I'm		Q. Or if you don't know, that's fine as well.	
4	certain. I'm handing you what has been Bates stamped		A. Yeah.	
5	marked JC84 as a true -- I'll let you read that first.		Q. I was specifically referring to JC128. Am I	
6	Is it true based on that record that at least		correct then that the last time that you can confirm that	
7	Albert Graham called in and asked to speak with Scott, your		Mr. Graham was ever in this clinic was on March the 10th of	
8	nurse practitioner?		2008 and that he possibly came in on March 21, 2008 to	
9	A. Yes, December 7th, 2007.		request a --	
10	Q. Did Scott also see Mr. Graham when Mr. Graham		BY MR. SANDERS: Object to the form of the	
11	was in the hospital from November the 22nd, 2007 through		question.	
12	November the 27th of 2007? I want to specifically draw		Q. That was a confusing question. Can we confirm	
13	your attention to what I have marked as JC80 through JC81		that the last time that you know Mr. Graham was in this	
14	just to make it easier.		clinic, the Hattiesburg Clinic here in Laurel was on March	
15	A. Patient was seen in hospital by Scott and is		10th of 2008?	
16	coming in for -- I'm trying to --		A. That's the last document I see where he called	
17	Q. In fact, just to make it easier on the court		or he presented was March 21st.	
18	reporter, I'm gonna mark that as Exhibit 1.		Q. And to your knowledge did anyone with your	
19	A. 11-26-2007 patient was seen by Scott in the		clinic have any contact with Albert Graham after March 21,	
20	hospital.		2008?	
21	Q. And just so I'm certain that this came out,		A. There was a note in the computer where they	
22	Scott is your nurse practitioner?		called for medicine. That's the one that you showed me the	
23	A. Nurse practitioner, correct.		prescription 2009, June 2009.	
24	Q. Had Mr. Graham received any samples when he was		Q. You have a note in your computer that he called	
25	in the clinic here, would that have been notated somewhere		in 2009?	
	in your record?		A. Either him --	

1	Dr. Wassim Mouannes - 06-12-14	18	Dr. Wassim Mouannes - 06-12-14	20
2	A. Not usually.		BY MS. JONES: It's not a note. It's under	
3	BY THE WITNESS: Correct me if I'm wrong,		the medications.	
4	Lynn. Usually if we hand out samples we give them to		BY THE WITNESS: Documentation that we	
5	help patients. We don't have to try to keep track of		actually did prescribe this for 60 days.	
6	them.		BY MS. JONES: No.	
7	Q. Now, if you had handed out samples, would that		BY THE WITNESS: For 60 pills.	
8	have been when he was here in the clinic?		Q. 30 days.	
9	A. Sometimes as a general rule, if patient is in		A. 30 days. And we put in the note that patient	
10	the hospital and they are going home, sometimes we ask them		needs to make an appointment.	
11	to stop by and pick up some samples of a new medicine.		Q. Do you have a copy of that note?	
12	Sometimes if they run out of that medicine and they		BY THE WITNESS: We can print it, can we?	
13	can't afford to buy new one they come by and pick up some		BY MS. JONES: Yeah. I'll have to get you to	
14	samples.		get into -- it was April 24th.	
15	Q. I'm going to hand to the court reporter what I		BY MR. DARE: I'll tell you what, let's take	
16	need marked as Exhibit 1. It's JC80 through 81 and		a quick break. Can I get a copy of that, and that's	
17	contains what he was reading from.		actually going to be I believe my last line of	
18	(EXHIBIT 1, VISIT SUMMARY, WAS MARKED FOR		questioning.	
19	IDENTIFICATION.)		BY MR. SANDERS: I forgot to put this in as	
20	Q. Can you please, sir, flip to the entry dated		an exhibit to his testimony.	
21	March 21st of 2008.		BY MR. DARE: And making sure the record is	
22	A. Okay.		clear, this being as Exhibit 2, I'm guessing you're	
23	Q. Does this record reflect whether or not Albert		marking the Wal-Mart pharmacy records?	
24	Graham came into the clinic and requested that his meds be		BY MR. SANDERS: Right, that's correct.	
25	called in or was this something that he called you and		(EXHIBIT 2, PHARMACY RECORDS, WAS MARKED FOR	
	requested or called your office and requested?		IDENTIFICATION.)	

1 Dr. Wassim Mouannes - 06-12-14 21

2 (OFF THE RECORD)

3 BY MR. DARE: I'm gonna have this patient

4 medication entry marked as Exhibit 3 to your

5 deposition. I'm gonna get it marked so I can read

6 over it.

7 (EXHIBIT 3, PATIENT MEDICATION ENTRY, WAS

8 MARKED FOR IDENTIFICATION.)

9 Q. (By Mr. Dare) All right. To your knowledge did

10 either Albert Graham or his wife call in and request this

11 refill or did he come into the clinic?

12 A. We don't know.

13 Q. What was the refill for?

14 A. Coreg.

15 Q. And was the refill for any other medication?

16 A. That's the only one that was prescribed or

17 called in.

18 Q. What was the date that it was called in?

19 A. 4-24-2009.

20 Q. And it says created by, and who is that?

21 A. Diane Steiner. She's my medical assistant.

22 She's retired now.

23 Q. And what was the time that that was called in

24 on 4-24-2009?

25 A. 1:13 p.m.

BY MR. SANDERS: Object to the form of the

1 Dr. Wassim Mouannes - 06-12-14 23

2 Q. The ones in 2008, were they after March the

3 21st of 2008?

4 A. I would have to go back and look. If you want

5 me to I can go now.

6 Q. You don't know as you sit here today, though?

7 A. Not for certainty. I think it's before, but I

8 don't want to give you my word for it.

9 Q. That is fine.

10 BY MR. DARE: Thank you. I have no further

11 questions for you today.

12 BY MR. SANDERS: No further questions.

13 (CONCLUDED 3:13 P.M.)

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1 Dr. Wassim Mouannes - 06-12-14 22

2 question.

3 Q. Would that have been the date, would 4-24-2009

4 at 1:13 p.m., would that have been the date and time that

5 Diane Steiner called the Wal-Mart pharmacy to update this

6 prescription?

7 BY MS. JONES: They weren't called, they were

8 electronic.

9 BY THE WITNESS: Yeah, this is e-scription,

10 so.

11 Q. So this is actually the e-scription that is

12 marked as Exhibit 3 to your deposition, understood. And so

13 this would have been the date and time that this

14 e-scription was filled?

15 A. Yes.

16 Q. Or excuse me, it was actually submitted by your

17 office?

18 A. Right.

19 Q. And do you have any other e-scriptions in your

20 file or in your computer system either between March 21st,

21 2008 and April 24, 2009?

22 A. I think the previous one was for 2008.

23 BY MS. JONES: There were some for 2008 but I

24 don't remember the dates.

25 Q. Did you have any after for April 24, 2009?

A. No.

1 Dr. Wassim Mouannes - 06-12-14 24

2 R E P O R T E R ' S P A G E

3 I, Trudie Quinn, in and for the State of

4 Mississippi, the officer before whom this sworn testimony

5 was taken, do hereby state on the record:

6 That due to interaction in the spontaneous

7 discourse of this proceeding, dashes (--) have been used to

8 indicate pauses, changes in thought, and/or talk-overs;

9 that same is the proper method for a court reporter's

10 transcription of proceeding; that the dashes (--) do not

11 indicate that words or phrases have been left out of this

12 transcript, and that any words and/or names which could not

13 be verified through reference material have been denoted

14 with the phrase (phonetic).

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GRAHAM, ALBERT L  
MRN: 6948038  
DOB: [REDACTED], Sex: M  
Enc. Date: 12/04/07

### Visit Summary

Allergies as of 12/4/2007

Never Reviewed

Not on File

### Vitals

(None)

Tobacco Use	Smoking Status	Source	Types	Packs/day	Years Used	Comments	Smoking Quit Date
as of 12/4/2007	Never Assessed			0.0	0.0		

Alcohol Use	Alcohol Use	Source	Drinks/Week	Alcohol/Wk	Comments
as of 12/4/2007					

Drug Use	Drug Use	Source	Types	Frequency	Comments
as of 12/4/2007				0.00	

Sexual Activity	Sexually Active	Source	Birth Control	Partners	Comments
as of 12/4/2007					

### Medications 12/4/2007

NONE

### Orders

All Orders

NONE

All Results

NONE

### NOTES

Note signed by Kenneth S. Parker, ACNP at 11/26/11 1432

Author:	Kenneth S. Parker, ACNP	Service:	(none)	Author Type:	Acute Care Nurse Practitioner
Filed:	11/26/11 1432	Note Time:	12/04/07 1056		

CLINICAL MESSAGE TYPE: Clinical Message

PRIORITY: Routine

RECEIVER: Marilyn Dixon

MESSAGE:

Marilyn Dixon 12/4/2007 10:58:39 AM

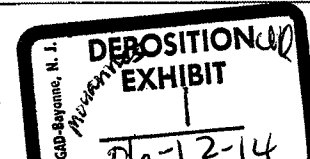
patient was seen in hosp by scott and is coming in for a f/u 12/12/07, he is

still having some fluid build up in his chest, need to know if they gave him a

fluid pill to take and needed to be called in for him, please call 601-428-1991

Printed by 1594 at 10/22/13 9:24 AM

CONFIDENTIAL



Page 1

JC000080



GRAHAM,ALBERT L  
MRN: 6948038  
DOB: [REDACTED] Sex: M  
Enc. Date:12/04/07

**NOTES (continued)**

Felica Johnson, LPN 12/4/2007 1:26:58 PM

Instructed patient to come to clinic for a nurse visit. Patient voiced understanding.

Felica Johnson, LPN 12/4/2007 3:13:34 PM

Patient came to clinic for nurse visit.

-----  
-- STICKY NOTE (Created by Felica Johnson on 2007/12/04:11:27:16 AM)  
(Updated by Felica Johnson on 2007/12/04:11:27:16 AM)

Called Medical Records at SCRMC for Discharge instructions including meds.

-- ACTION TAKEN:

(Signed in IC-Chart by Felica Johnson, LPN on 2007/12/04:03:13:34 PM)

**Encounter-Level Documents:**

There are no encounter-level documents.

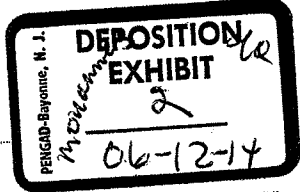
**Order-Level Documents:**

There are no order-level documents.

Store #: 501  
Report Date: 08/20/2013Connexus Pharmacy System  
Wal-Mart Pharmacy 10-501  
Medical Expenses SummaryPatient: GRAHAM, ALBERT,  
23 GRAHAM DRIVE  
LAUREL MS-39440

Birthdate: 06/01/1951

Below is a list of your Pharmacy Orders for the date range of: 01/01/2008 To 08/20/2013

Wal-Mart Pharmacy, 1621 HWY 15 NORTH, LAUREL MS-39440  
NABP Number: 2513984 ID: BWS376163 NPI Number: 1609893007

Date Filled Date Written	Rx Fill ID	Drug Name NDC	Prescriber Physician NPI	Qty #	Refill	Days	Dispense Supply As Written	Patient Paid TP Ref #
01/31/2008	7718460	DIGITEK 0.125MG TAB 62794-0145-01	NORTON, MARK 1881608495	30	30	0		\$ 4.00
12/11/2007	3746316	DIOVAN 40MG TAB 00078-0423-15	NORTON, MARK 1881608495	30	30	0		\$ 60.88
01/31/2008	7718458	FUROSEMIDE 40MG TAB 00378-0216-01	NORTON, MARK 1881608495	60	30	0		\$ 8.00
12/11/2007	3746315	WARFARIN 5MG TAB 62584-0994-77	MOUANNES, WASSIM E 1780799965	1	30	20	0	\$ 4.00
02/08/2008	7734503	CARVEDILOL 3.125MG TAB 00378-3631-01	PARKER, SCOTT ROBINSON 1528155660	60	30	0		\$ 4.00
02/08/2008	3753656	KLOR-CON M20 TAB 00245-0058-11	NORTON, MARK 1881608495	1	30	30	0	\$ 15.84
02/18/2008	7714503	CARVEDILOL 3.125MG TAB 00378-3631-01	PARKER, SCOTT ROBINSON 1528155660	60	30	0		\$ 4.00
11/27/2007	3760777	FUROSEMIDE 40MG TAB 00378-0216-01	MOUANNES, WASSIM E 1780799965	30	30	0		\$ 8.00
02/18/2008	7718462	DIGITEK 0.125MG TAB 51079-0945-63	MOUANNES, WASSIM E 1780799965	30	30	0		\$ 4.00
12/11/2007	3760776	CARVEDILOL 3.125MG TAB 00245-0058-11	PARKER, SCOTT ROBINSON 1528155660	60	30	0		\$ 4.00
03/10/2008	7714503	KLOR-CON M20 TAB 00378-3631-01	PARKER, SCOTT ROBINSON 1528155660	1	30	0		\$ 4.00
11/27/2007	3778130	CARVEDILOL 3.125MG TAB 00378-3631-01	MOUANNES, WASSIM E 1780799965	60	30	0		\$ 8.00
03/21/2008	7747278	FUROSEMIDE 40MG TAB 00378-0216-01	MOUANNES, WASSIM E 1780799965	30	30	0		\$ 4.00
03/21/2008	3785909	DIGOXIN 0.125MG TAB 51079-0945-63	MOUANNES, WASSIM E 1780799965	0	30	0		\$ 4.00
03/28/2008	7734504	CARVEDILOL 3.125MG TAB 00378-3631-01	PARKER, SCOTT ROBINSON 1528155660	60	30	0		\$ 4.00
02/08/2008	3790858	FUROSEMIDE 40MG TAB 00378-0216-01	MOUANNES, WASSIM E 1780799965	30	15	0		\$ 4.00
04/04/2008	7714503	KLOR-CON M20 TAB 00378-3631-01	PARKER, SCOTT ROBINSON 1528155660	1	30	0		\$ 15.84
11/27/2007	3796073	CARVEDILOL 3.125MG TAB 00245-0058-11	NORTON, MARK 1881608495	3	30	0		\$ 4.00
04/11/2008	7718462	DIGOXIN 0.125MG TAB 00527-1324-01	NORTON, MARK 1881608495	2	30	0		\$ 4.00
12/11/2007	3800767	CARVEDILOL 3.125MG TAB 00378-3631-01	PARKER, SCOTT ROBINSON 1528155660	4	30	0		\$ 4.00
05/14/2008	7714503	FUROSEMIDE 40MG TAB 00378-0216-01	PARKER, SCOTT ROBINSON 1528155660	60	30	0		\$ 4.00
11/27/2007	3823804	CARVEDILOL 3.125MG TAB 00378-3631-01	MOUANNES, WASSIM E 1780799965	1	30	0		\$ 4.00
06/03/2008	7747278	FUROSEMIDE 40MG TAB 00378-0216-01	MOUANNES, WASSIM E 1780799965	30	15	0		\$ 4.00
03/21/2008	3837178	KLOR-CON M20 TAB 00378-3631-01	PARKER, SCOTT ROBINSON 1528155660	1	30	0		\$ 4.00
06/24/2008	7714503	CARVEDILOL 3.125MG TAB 00378-3631-01	PARKER, SCOTT ROBINSON 1528155660	60	30	0		\$ 4.00
11/27/2007	3851983	FUROSEMIDE 40MG TAB 00378-0216-01	MOUANNES, WASSIM E 1780799965	5	30	0		\$ 4.00
07/31/2008	7747278	CARVEDILOL 3.125MG TAB 00378-0216-01	MOUANNES, WASSIM E 1780799965	30	15	0		\$ 4.00
03/21/2008	3877185	DIGOXIN 0.125MG TAB 00527-1324-01	PARKER, SCOTT ROBINSON 1528155660	2	30	0		\$ 4.00
08/13/2008	7714503	CARVEDILOL 3.125MG TAB 00378-3631-01	PARKER, SCOTT ROBINSON 1528155660	60	30	0		\$ 4.00
11/27/2007	3887086	DIGOXIN 0.125MG TAB 00527-1324-01	PARKER, SCOTT ROBINSON 1528155660	6	30	0		\$ 4.00
08/13/2008	7734504	FUROSEMIDE 40MG TAB 00527-1324-01	MOUANNES, WASSIM E 1780799965	30	30	0		\$ 4.00
02/08/2008	3887088	DIGOXIN 0.125MG TAB 00527-1324-01	MOUANNES, WASSIM E 1780799965	1	30	0		\$ 4.00
08/13/2008	7747278	FUROSEMIDE 40MG TAB 00378-0216-01	MOUANNES, WASSIM E 1780799965	30	15	0		\$ 4.00
03/21/2008	3887085	KLOR-CON M20 TAB 00378-0216-01	PARKER, SCOTT ROBINSON 1528155660	3	30	0		\$ 4.00
08/13/2008	7718462	CARVEDILOL 3.125MG TAB 00245-0058-11	NORTON, MARK 1881608495	5	30	0		\$ 15.84
12/11/2007	3887087	ASPIRIN 81MG EC TAB 63739-0272-01	MOUANNES, WASSIM E 1780799965	0	30	0		\$ 4.00
10/24/2008	8825258	CARVEDILOL 3.125MG TAB 00378-0216-01	MOUANNES, WASSIM E 1780799965	60	30	0		\$ 4.00
02/08/2008	3939317	DIGOXIN 0.125MG TAB 00527-1324-01	MOUANNES, WASSIM E 1780799965	0	30	0		\$ 4.00
10/24/2008	7734505	CARVEDILOL 3.125MG TAB 00378-3631-01	MOUANNES, WASSIM E 1780799965	60	30	0		\$ 4.00
02/08/2008	3939316	FUROSEMIDE 40MG TAB 00378-0216-01	MOUANNES, WASSIM E 1780799965	0	30	0		\$ 4.00
10/24/2008	7747278	CARVEDILOL 3.125MG TAB 00378-0216-01	MOUANNES, WASSIM E 1780799965	30	15	0		\$ 4.00
03/21/2008	3939314	DIGOXIN 0.125MG TAB 00527-1324-01	MOUANNES, WASSIM E 1780799965	4	30	0		\$ 4.00
01/12/2009	7734505	CARVEDILOL 3.125MG TAB 00378-3631-01	MOUANNES, WASSIM E 1780799965	60	30	0		\$ 4.00
02/08/2008	3999649	DIGOXIN 0.125MG TAB 00527-1324-01	MOUANNES, WASSIM E 1780799965	1	30	0		\$ 4.00
01/12/2009	7734504	FUROSEMIDE 40MG TAB 00527-1324-01	MOUANNES, WASSIM E 1780799965	30	30	0		\$ 4.00
02/08/2008	3999652	DIGOXIN 0.125MG TAB 00527-1324-01	MOUANNES, WASSIM E 1780799965	2	30	0		\$ 4.00

Store #: 501  
 Report Date: 08/20/2013

**Connexus Pharmacy System**  
**Wal-Mart Pharmacy 10-501**  
**Medical Expenses Summary**

**Patient:** GRAHAM, ALBERT,  
 23 GRAHAM DRIVE  
 LAUREL MS-39440

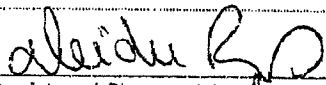
**Birthdate:** 06/01/1951

Below is a list of your Pharmacy Orders for the date range of: 01/01/2008 To 08/20/2013

**Wal-Mart Pharmacy, 1621 HWY 15 NORTH, LAUREL MS-39440**  
**NABP Number: 2513984 ID: BW5376163 NPI Number: 1609893007**

Date Filled Date Written	Rx Fill ID	Drug Name NDC	Prescriber Physician NPI	Qty Refill #	Days Supply	Dispense As Written	Patient Paid TP Ref #
01/12/2009	7734506	DIOVAN 40MG TAB 00078-0423-15	MOUANNES, WASSIM E 1780799965	30 0	30	0	\$ 62.36
02/08/2008	3999650	FUROSEMIDE 40MG TAB 00378-0216-01	MOUANNES, WASSIM E 1780799965	30 5	15	0	\$ 4.00
01/12/2009	7747278	KLOR-CON M20 TAB 00245-0058-11	MOUANNES, WASSIM E 1780799965	30 0	30	0	\$ 15.84
02/08/2008	3999654	WARFARIN 5MG TAB 62584-0994-77	MOUANNES, WASSIM E 1780799965	30 1	20	0	\$ 4.00
06/05/2009	7852723	CARVEDILOL 6.25MG TAB 00378-3632-01	MOUANNES, WASSIM E 1780799965	60 0	30	0	\$ 4.00
04/24/2009	4111228						

Report Date : 08/20/2013  
 Attested To By :

  
 Registered Pharmacist

**Total: \$ 286.60**

**\*\*PRIVATE-IF YOU RECEIVE THIS REPORT IN ERROR, PLEASE RETURN TO WAL\*MART PHARMACY IMMEDIATELY.  
 WAL\*MART STORES, INC.**

Store #: 501  
Report Date: 08/20/2013

**Connexus Pharmacy System**  
**Wal-Mart Pharmacy10-501**  
**Medical Expenses Summary**

**Patient:** GRAHAM,ALBERT,  
23 GRAHAM DRIVE  
LAUREL MS-39440

**Birthdate:** 06/01/1951

Below is a list of your Pharmacy Orders for the date range of: 01/01/2008 To 08/20/2013

**Wal-Mart Pharmacy,1621 HWY 15 NORTH, LAUREL MS-39440**  
**NABP Number:2513984 ID: BW5376163 NPI Number :1609893007**

Date Filled Date Written	Rx Fill ID	Drug Name NDC	Prescriber Physician NPI	Qty Refill #	Days Supply	Dispense As Written	Patient Paid TP Ref #
01/12/2009	7734506	DIOVAN 40MG TAB 00078-0423-15	MOUANNES,WASSIM E 1780799965	30 0	30	0	\$ 62.36
02/08/2008	3999650	FUROSEMIDE 40MG TAB 00378-0216-01	MOUANNES,WASSIM E 1780799965	30 5	15	0	\$ 4.00
01/12/2009	7747278	KLOR-CON M20 TAB 00245-0058-11	MOUANNES,WASSIM E 1780799965	30 0	30	0	\$ 15.84
03/21/2008	3999651	WARFARIN 5MG TAB 62584-0994-77	MOUANNES,WASSIM E 1780799965	30 1	20	0	\$ 4.00
01/12/2009	7734507	CARVEDILOL 6.25MG TAB 00378-3632-01	MOUANNES,WASSIM E 1780799965	60 0	30	0	\$ 4.00
02/08/2008	3999654						
06/05/2009	7852723						
04/24/2009	4111228						

Report Date :08/20/2013

Attested To By :

Aleidu R.D  
Registered Pharmacist

Total: \$ 286.60

**\*\*PRIVATE-IF YOU RECEIVE THIS REPORT IN ERROR, PLEASE RETURN TO WAL\*MART PHARMACY IMMEDIATELY.**  
**WAL\*MART STORES, INC.**

Patient Medication Entry

 Graham, Albert L MRN: 6948038 DOB: 6/1/1951 63 yr M

Dup:

Coreg (carvedilol)

Add to My Common List:

Provider: Mouannes, Wassim (690) 

Date Prescribed: 4/24/2009  Last Renewal Date: 4/24/2009

Strength: 6.25 mg  Form: tablet  Route: oral 

Dosage: 1  tablet(s) 

Frequency: BID 

Long Term:  Duration:  Quantity: 60  Administered/Sample

Chronic:

Refills: 0  Last Refill Date: None

Reason: 

Instructions: 

Source of Request: pt needs appointment 

Notes: 

Pharmacy: WalMart, Laurel, 1621 Hwy 15 N, Laurel, (601) 649-4672 

Date Created: 4/24/2009 1:13:05 PM Date Updated: 4/24/2009 1:13:05 PM  
Created By: Diann Steiner, MA Updated By: Diann Steiner, MA

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